Attachment A

- (A) Establishment of *Finished Ground Level*:
 - a. For *lot*s on the island:
 - For *lot*s where only one adjacent side *lot* is developed, the *finished* ground level shall be no greater than the *finished ground level* of the adjacent, developed lot.
 - ii. For *lot*s where both adjacent side *lot*s (front and rear for corner *lot*s)

 are developed, the *finished ground level* of any *lot* shall be

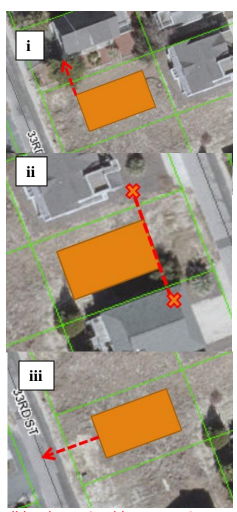
 determined by measuring the

 average elevation of two points

 along the proposed *building footprint* that extends 10 feet past

 each adjacent *lot* line. The *finished ground level* shall be no greater

 than this measurement.
 - iii. For *lot*s where both adjacent side *lot*s (front and rear for corner lots) are not developed, the *finished ground level* shall be no greater than one foot above the crown of the road.
 - iv. For *lot*s whose average grade is above the adjacent road, the established *finished ground level* shall be determined by measuring the average elevation of the ground. The average elevation shall be measured in accordance with Section 2.18 (A)(a)(ii).
 - v. Sand will not be taken from the island.



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b. For *lot*s on the mainland:

- i. When grading or filling of a lot is proposed and natural grade cannot be utilized, the established, *finished ground level* of any *lot* shall be measured in accordance with Section 2.18 (A)(a)(ii).
- c. <u>In instances whereby the *finished ground level* cannot be obtained as specified herein due to natural topography, existing development adjacent to the *lot*, or other factors relative to site conditions, the *Planning Board* shall determine the *finished ground level* upon review and approval of a proposed grading plan.</u>
- d. Exceptions to this section:
 - i. Filling up to 4 inches where such fill shall not exceed a **finished ground level** of one foot above the crown of the road.
 - ii. Fill that is necessary to meet any County or State requirements for a Health or Storm Water permit. In which case, fill shall only be allowed to the minimum extent necessary to obtain a permit.
- (B) All fill shall be established at a slope not to exceed 3:1 (three feet horizontal run for every one-foot vertical rise) and shall be stabilized to prevent erosion. Alternatively, construction of a retaining wall, bulkhead, or other engineered containment device to prevent fill and surface water from running onto adjacent **lot**s may be permitted.
- (C) <u>The builder and/or owner shall be responsible for grading the *lot* in such a manner as to absorb surface runoff or other catchment system.</u>
- (D) A silt fence must be erected around that portion of a *lot* being disturbed that causes erosion onto adjacent property and street right of ways. Exception: Only the portion of the *lot* adjoining golf course greens or fairways or a portion of a *lot* for construction access is exempt.

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(E) No *lot*, parcel or tract of land may be disturbed by grading, filling, excavation, and removal of trees or removal of stumps without a Town Fill and Grade permit.

This section does not alleviate any property owner from adhering to nor from obtaining required permits from any County, State or Federal authority.